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1	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
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4	UNITED STATES OF AMERICA, : 23-CR-00236(MMH)	
5	: : : : United States Counthouse	
6	-against- : United States Courthouse : Brooklyn, New York	
7	Manday Juna 17 2024	
8	: Monday, June 17, 2024 SAGAR STEVEN SINGH, : 2:00 p.m.	
9	Defendant.	
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11	TRANSCRIPT OF CRIMINAL CAUSE FOR PLEADING	
12	BEFORE THE HONORABLE MARCIA M. HENRY UNITED STATES DISTRICT JUDGE	
13	A P P E A R A N C E S:	
14	For the Government: BREON PEACE, ESQ.	
15	United States Attorney Eastern District of New York	
16	271 Cadman Plaza East Brooklyn, New York 11201	
17	BY: ELLEN H. SISE, ESQ. Assistant United States Attorney	
18	Assistant onited States Actorney	
19	For the Defendant: Law Office of Jeremy L. Gutman 521 Fifth Avenue	
20	17th Floor New York, New York 10175	
21	BY: JEREMY L. GUTMAN, ESQ.	
22	Court Reporter: Stacy A. Mace, RMR, CRR, RPR	
23	Official Court Reporter E-mail: SMaceRPR@gmail.com	
24		
25	Proceedings recorded by computerized stenography. Transcript produced by Computer-aided Transcription.	

	Proceedings 2
1	(In open court.)
2	THE COURTROOM DEPUTY: All rise.
3	(Judge MARCIA M. HENRY entered the courtroom.)
4	THE COURT: Good afternoon.
5	Please be seated.
6	And our newest magistrate judge, Judge Eshkenazi,
7	will be observing today's proceedings.
8	THE COURTROOM DEPUTY: Criminal cause for a pleading
9	in 23-CR-236, USA versus Sagar Steven Singh.
10	Counsel, please state your appearance for the record
11	starting with the Government.
12	MS. SISE: Good afternoon, Your Honor.
13	Ellen Sise for the Government, and I'm joined at
14	counsel's table by Casey Monyak, who is an intern with the
15	U.S. Attorney's Office.
16	THE COURT: All right. Good afternoon to each of
17	you.
18	MR. GUTMAN: Good afternoon, Your Honor.
19	Jeremy Gutman for Sagar Singh, who is seated next to
20	me.
21	THE COURT: Good afternoon to each of you as well.
22	Counsel, how does your client wish to proceed today?
23	MR. GUTMAN: He is prepared to offer a plea of
24	guilty to Counts One and Two of the Indictment.
25	THE COURT: Okay. Thank you.

3 Proceedings 1 Mr. Singh, your attorney advises me that you wish to 2 enter a guilty plea today. 3 And, Mr. Gutman, is that pursuant to a written 4 agreement with the Government? 5 MR. GUTMAN: It is, Your Honor. 6 THE COURT: All right. 7 Now, this plea is a serious decision. I have to 8 make sure that you, Mr. Singh, understand your rights and the 9 consequences of your plea. 10 I am going to explain some things and I am going to 11 ask you some questions. I want your answers to be under oath. 12 My deputy will administer the oath. 13 THE COURTROOM DEPUTY: Mr. Singh, please stand and 14 raise your right hand. 15 Do you swear or affirm that the answers you are about to give in connection to this plea will be the truth, 16 the whole truth, and nothing but the truth, so help you God? 17 18 If the answer is "I do," please say "Yes, I do." 19 THE DEFENDANT: Yes, I do. 20 (Defendant sworn.) 21 THE COURT: Okay. Thank you. Please be seated. 22 Now, Mr. Singh, you've now been sworn to tell the 23 truth. That means that you must tell the truth. If you were 24 to deliberately lie or omit material information in response 25 to any question that I ask you, you could face additional

Proceedings 4 criminal charges for perjury or for making a false statement. 1 2 Do you understand that? THE DEFENDANT: 3 I do. 4 THE COURT: In any such prosecution, the Government could use any statement that you make here today under oath 5 6 against you. 7 Do you understand that? 8 THE DEFENDANT: I do. 9 THE COURT: If I say anything that you don't 10 understand or if you need me to repeat anything, please ask. 11 It is extremely important that you understand everything that 12 goes on in this proceeding. 13 Is that clear? 14 THE DEFENDANT: It's clear. 15 THE COURT: Also, if you need at any point to speak 16 privately with Mr. Gutman, please let me know. We will pause 17 these proceedings and you will have as much time as you need. 18 Do you understand that? 19 THE DEFENDANT: I understand. 20 THE COURT: Now, the first issue I want to address 21 is your consent for me to hear your plea today. 22 I am a magistrate judge. However, Judge Frederic 23 Block is the assigned district judge in this case. He will 24 sentence you and will make the ultimate decision as to whether 25 to accept your guilty plea.

You have the absolute right to have Judge Block 1 2 listen to your guilty plea. If you choose to do that, there 3 will be no consequences or no adverse consequences or 4 prejudice to you. Alternatively, if you choose, you can waive 5 or give up the right to have Judge Block listen to your plea. 6 Instead, I will listen to your plea. 7 As you see, we have a court reporter who is here and 8 she will make a transcript of this proceeding. Judge Block 9 will review that transcript and decide whether or not to 10 accept your plea. He will also review that transcript before 11 deciding what your sentence will be. 12 Now, I have in front of me a document entitled 13 Consent to Have a Plea Taken Before United States Magistrate 14 Judge Marcia M. Henry. 15 And I know we are a little far away, but are you 16 familiar with this document? 17 THE DEFENDANT: I am familiar with the document. THE COURT: Is this your signature on the first 18 19 signature line here? 20 THE DEFENDANT: It is. THE COURT: And, Mr. Gutman, is this your signature 21 22 underneath year client's? 23 MR. GUTMAN: It is. 24 THE COURT: Ms. Sise, is this your signature

underneath the name of the U.S. Attorney?

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6 Proceedings Yes, Your Honor. 1 MS. SISE: 2 THE COURT: And I'm sorry, who wrote the date on 3 this document? 4 MS. SISE: I can't recall, Your Honor, whether the Government wrote it or the defense counsel wrote it. 5 THE COURT: Okay. 6 MR. GUTMAN: I think it was the Government. 7 8 THE COURT: It looks like it says June 11th, but I 9 am pretty sure it is supposed to say today's date. 10 MS. SISE: Yes, Your Honor. THE COURT: So I am just going to hand this back 11 12 down so we can clearly articulate that it is dated today. 13 (Pause.) 14 THE COURT: Okay. Now the document is clearly dated June 17th, 2024. 15 16 Mr. Singh, have you had enough time to discuss this document with your lawyer? 17 18 THE DEFENDANT: Yes. 19 THE COURT: So, in sum and substance, this document 20 says that I, here, have informed you of your right to have 21 your plea taken from before a United States District Judge. 22 It also says that you've been further advised that 23 you can consent or agree to have your plea taken before a 24 magistrate judge, in this case me. It further says that you understand that you won't 25

7 Proceedings 1 suffer any prejudice if you refuse to agree to have a 2 magistrate judge take your plea. 3 It also says that you understand that if you don't 4 agree to have a magistrate judge take your plea, then the 5 assigned district judge would conduct your plea allocution. It also says you've discussed this matter fully with 6 7 your lawyer. And after doing that, you do consent or agree to 8 have your plea taken before a magistrate judge, in this case 9 me. 10 Now, do you understand what I've just summarized for 11 you? 12 THE DEFENDANT: I do understand what you just 13 summarized. 14 THE COURT: And do you wish to give up your right to have District Judge Fred Block listen to your plea? 15 16 THE DEFENDANT: I do. 17 THE COURT: Are you making this decision voluntarily 18 and of your own free will? 19 THE DEFENDANT: I am. 20 THE COURT: Has anyone threatened or promised you 21 anything to get you to agree to have me hear your plea? 22 THE DEFENDANT: No. 23 THE COURT: Now, I find then that Mr. Singh is 24 knowingly and voluntarily consenting to plead before the 25 magistrate judge, and I have signed the consent.

	Proceedings 8	
1	Now I have to ask you questions about yourself and	
2	your state of mind.	
3	First, can you please state your full name?	
4	THE DEFENDANT: My full name is Sagar Steven Singh.	
5	THE COURT: How old are you?	
6	THE DEFENDANT: I'm 20.	
7	THE COURT: 20?	
8	THE DEFENDANT: 20.	
9	THE COURT: How far did you go in school?	
10	THE DEFENDANT: I have my GED.	
11	THE COURT: And have you had any problems	
12	communicating with your attorney?	
13	THE DEFENDANT: I have no problems communicating	
14	with my attorney.	
15	THE COURT: Are you now or have you recently been	
16	under the care of a doctor or a psychiatrist for any reason?	
17	THE DEFENDANT: No.	
18	THE COURT: Are you taking any medications?	
19	THE DEFENDANT: No.	
20	THE COURT: Have you had any alcohol to drink within	
21	the last twenty-four hours?	
22	THE DEFENDANT: No.	
23	THE COURT: Have you taken any drugs recently?	
24	THE DEFENDANT: No.	
25	THE COURT: Have you ever been hospitalized or	

	Proceedings	9
1	treated for drug addiction?	
2	THE DEFENDANT: No.	
3	THE COURT: Have you ever been hospitalized or	
4	treated for alcoholism?	
5	THE DEFENDANT: No.	
6	THE COURT: Have you ever been treated for a mental	
7	or emotional issue?	
8	THE DEFENDANT: No.	
9	THE COURT: Is your mind clear now?	
10	THE DEFENDANT: It is.	
11	THE COURT: Do you understand why we're here and	
12	what we're doing here today?	
13	THE DEFENDANT: I do.	
14	THE COURT: I note for the record that Mr. Singh	
15	appears alert and able to understand the proceedings today.	
16	Mr. Gutman, have you had any problems communicating	
17	with your client?	
18	MR. GUTMAN: No, Your Honor.	
19	THE COURT: Is he capable of understanding the	
20	nature of the charge to which he's pleading guilty?	
21	MR. GUTMAN: He is.	
22	THE COURT: Have you discussed the charge with your	
23	client and what it means to plead guilty?	
24	MR. GUTMAN: Yes, I have.	
25	THE COURT: Have you advised him of the maximum	

Proceedings

today to plead guilty to Count One of the Indictment charging you with conspiracy to commit computer intrusion; and Count Two charging you with aggravated identity theft.

Count One, I believe, also includes a forfeiture allegation.

Now, to convict you of these offenses, the Government would have to prove beyond a reasonable doubt the following elements for each offense:

For Count One, conspiracy to commit computer intrusion, the Government would have to prove beyond a reasonable doubt that, first, two or more people entered into the unlawful agreement charged in the Indictment in or about and between April 2022 and May 2022.

Second, that you knowingly and willfully became a member of that unlawful agreement.

Third, that one of the members of this unlawful agreement or conspiracy knowingly committed at least one of the overt acts charged in the Indictment.

And fourth, that that overt act was committed to further some objective of the conspiracy.

Further, the elements of the substantive crime of computer intrusion are, first, that without authorization a defendant accessed a computer.

> Second, that a defendant acted intentionally. And third, that person obtained information from any

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department or agency of the United States.

Do you understand what the Government would have to prove to convict you of the offense charged in Count One of the Indictment?

> THE DEFENDANT: I do.

THE COURT: Now, for Count Two, aggravated identity theft, the Government would have to prove beyond a reasonable doubt that, first, you knowingly transferred, possessed or used without lawful authority a means of identification of another person.

And second, that you knowingly transferred, possessed or used that means of identification during and in relation to the offense charged in Count One.

In other words, while conspiring to commit computer intrusion.

Do you understand what the Government would have to prove to convict you of the offense charged in Count Two of the Indictment?

> I do. THE DEFENDANT:

THE COURT: Counsel, have I misstated or omitted any of the essential elements of the offense?

Mr. Gutman.

MR. GUTMAN: No, Your Honor.

THE COURT: Ms. Sise.

MS. SISE: No, Your Honor.

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an attorney at any trial and at every other stage of the proceedings. If you could not afford an attorney, one would be appointed for you by the Court at no charge.

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Proceedings 15 not to testify, you could not be forced to or required to. This is because under the Constitution and laws of the United States, you cannot be compelled to be a witness against yourself or to incriminate yourself. Do you understand that? THE DEFENDANT: I do. THE COURT: Also, if you chose not to testify or to present any evidence at all in your defense, the fact that you chose not to do so could not be used against you. Do you understand that? THE DEFENDANT: I do. THE COURT: If you plead guilty to the crimes charged, and if your guilty plea is accepted based on my recommendation, you will be giving up your right to a trial and all the other trial rights I have just discussed. There will be no trial in this case. You will stand convicted of the crimes to which you are pleading guilty just as if a jury found you guilty. Do you understand that? THE DEFENDANT: I do. THE COURT: If you plead guilty, I will have to ask you certain questions about what you did in order to satisfy myself and Judge Block that you are, in fact, guilty of the

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charges to which you are pleading guilty. You will have to

answer my questions truthfully and acknowledge your guilt.

Proceedings 16 other words, you will be giving up your right not to 1 2 incriminate yourself. 3 Do you understand that? 4 THE DEFENDANT: I do. 5 THE COURT: Are you willing to give up your right to a trial and all of the other trial rights I have just 6 7 described? 8 THE DEFENDANT: Yes. 9 THE COURT: Now, as mentioned, there is a written agreement in this case, which I have before me and I am 10 11 marking it as Court's Exhibit 1. 12 (Court's Exhibit 1 was so marked.) 13 THE COURT: Now, holding up this document, 14 Mr. Singh, have you had an opportunity to review this document? 15 16 THE DEFENDANT: Yes. 17 THE COURT: And did you discuss this document with 18 your attorney? 19 THE DEFENDANT: I have. 20 THE COURT: I am going to turn to the last page 21 where there is an acknowledgement block and it says the 22 following: "I have read the entire agreement and discussed it 23 with my attorney. I understand all of its terms and am 24 25 entering into it knowingly and voluntarily."

Proceedings 18 the terms of this agreement? 1 2 MR. GUTMAN: 3 THE COURT: Does this agreement contain all the 4 promises made between the Government and your client in exchange for his plea of guilty? 5 6 MR. GUTMAN: Yes. THE COURT: Ms. Sise, does this agreement contain 7 8 all the promises made between the Government and Mr. Singh in 9 exchange for his plea of guilty? MS. SISE: Yes, Your Honor. 10 Now, Mr. Singh, I want to review the 11 THE COURT: 12 consequences of pleading guilty. 13 The charge in Count One, conspiracy to commit 14 computer intrusion, carries the following potential penalties: 15 There is no minimum term of imprisonment, but there 16 is a five-year maximum term of imprisonment. 17 After any prison term, there is a maximum term of 18 three years of supervised release. What that means is if you 19 are sentenced to a term of imprisonment, then after you are 20 released from prison, you will be supervised by the Probation 21 Department. This means that you will have to abide by certain 22 restrictions and requirements for up to three years. 23 violate any of the conditions of supervised release during 24 this period, you could be sentenced to up to two more years in 25 prison without credit for the time that you had been on

	Proceedings 19
1	supervised release or in prison in this case.
2	Do you understand that?
3	THE DEFENDANT: I do understand that.
4	THE COURT: There is a maximum possible fine of the
5	greater of either \$250,000 or twice the gross gain to you or
6	twice the gross loss to someone else.
7	Do you understand that?
8	THE DEFENDANT: I do understand.
9	THE COURT: The Court also has the authority to
10	impose restitution where applicable.
11	Ms. Sise, is restitution an issue in this case?
12	MS. SISE: Your Honor, I don't believe that the
13	victim suffered any financial losses as a result of this
14	computer intrusion.
15	THE COURT: All right.
16	Is it fair to say that if the victim did suffer any
17	losses, that that would be in an amount to be determined by
18	the Court?
19	MS. SISE: Yes, Your Honor, and mandatory.
20	THE COURT: And mandatory, okay. Thank you.
21	Do you understand that, Mr. Singh?
22	THE DEFENDANT: Yes.
23	THE COURT: You will also be required to pay a
24	mandatory special assessment of \$100 as to Count One.
25	Do you understand that?

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THE DEFENDANT: Yes.

THE COURT: Forfeiture is mandatory in this case as set forth in paragraphs 6 through 11 of the plea agreement.

Primarily, you agree to give up all right, title and interest in certain assets as set forth in your agreement with the Government. You also agree that you waive or give up any right to a jury trial or a hearing on the issue of forfeiture.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: And, Ms. Sise, there is a draft Order of Forfeiture that will be filed in advance of sentencing?

MS. SISE: Yes, Your Honor. I believe the draft was submitted to your chambers.

> THE COURT: Yes. Thank you.

Now, Mr. Singh, as to Count Two, which charges you with aggravated identity theft, it carries the following potential penalties:

The minimum -- well, the maximum term of imprisonment is two years. And that is a mandatory term of two years. So, in effect, it's both minimum and maximum.

After any prison term, the supervised release as to this count would be up to a maximum of one year. And further to my description earlier, if you were sentenced to supervised release as to Count Two, then you would be supervised by the Probation Department after your prison term for a period of up

Proceedings 21 1 to one year. 2 If you were to violate the conditions of release 3 during that time, then you could be sentenced up to one more 4 year in prison without credit for any prior time. 5 Do you understand that? THE DEFENDANT: I do understand that. 6 7 THE COURT: Again, the maximum possible fine is the 8 same as Count One, in other words, \$250,000 or twice the gross 9 gain to you or twice the gross loss to someone else. 10 Do you understand that? I do understand that. 11 THE DEFENDANT: 12 THE COURT: Restitution I also believe would be 13 similar to Count One in this case. 14 Is that correct, Ms. Sise? 15 MS. SISE: Yes, Your Honor. 16 Meaning that it would be mandatory and THE COURT: that it would be determined by the Court based on the victim's 17 18 losses. 19 Do you understand that? 20 THE DEFENDANT: I do. 21 THE COURT: As to this count, there is also a 22 separate special assessment that is mandatory of \$100. 23 So the total amount of special assessment that you 24 would be paying is \$200. 25 Do you understand that?

Proceedings 22 THE DEFENDANT: I do. 1 2 THE COURT: Forfeiture is also mandatory as to this 3 count, similarly. 4 However, the important thing about Count Two is that any sentence imposed in Count Two is consecutive to a sentence 5 6 imposed as to Count One. 7 Do you understand that? 8 THE DEFENDANT: I do. 9 THE COURT: Now, if you are not a United States 10 citizen, and I realize that your attorney has indicated you 11 are, but if for some reason it is determined that you are not, 12 another result of pleading guilty is that you may be removed 13 from the United States, denied citizenship, and denied 14 admission to the United States in the future. 15 Removal, however, and other immigration consequences 16 would be the subject of a separate proceeding. 17 Do you understand that? 18 THE DEFENDANT: I do. 19 THE COURT: Do you still wish to continue with your 20 guilty plea even though there may be immigration consequences 21 if you are determined not to be a United States citizen? 22 I do wish to continue. THE DEFENDANT: 23 THE COURT: Now, you are pleading guilty to a felony offense, two of them. If the district judge accepts your 24 25 plea, you will be considered guilty of those felony offenses.

Proceedings

A felony conviction means that you may not possess a firearm, ammunition or destructive device. This means that if you ever possess a firearm, ammunition or a destructive device after your convictions in this case, you could be further prosecuted in the future for being a felon-in-possession.

Do you understand that?

THE DEFENDANT: I do.

THE COURT: In addition, having a felony conviction means that you may not have other civil rights, such as the right to vote, to hold public office, or to serve on a jury.

Do you understand that?

THE DEFENDANT: I do.

THE COURT: Ms. Sise, have I misstated or omitted any consequences of pleading guilty?

MS. SISE: No, Your Honor.

THE COURT: Mr. Singh, do you understand all of the consequences of pleading guilty that I have just described?

> THE DEFENDANT: I do.

THE COURT: As I mentioned, if you plead guilty, Judge Block will sentence you. I want to briefly review how he will determine your sentence.

Judge Block will undergo an analysis to determine what a reasonable sentence is in your case. As a first step, he must consider the Advisory Sentencing Guidelines that are issued by the United States Sentencing Commission.

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guidelines are just what they say they are. In other words, a guide to help the Court determine how to sentence you.

The guidelines are not mandatory, but the Court is at least required to consider them.

Have you had a chance to discuss the Sentencing Guidelines with your lawyer?

> THE DEFENDANT: I have.

THE COURT: Now, as a second step, the Court will also consider guidelines factors that may allow him to sentence you above or below the applicable sentencing guidelines range. That's known as departing upward or departing downward from that range.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: Finally, the Court must consider several factors set forth in the sentencing statute against all the facts and circumstances of the case to determine whether to impose a sentence within or outside of the guidelines range.

Some of the factors include the nature and circumstances of the crimes committed, your characteristics and history, the kinds of sentences available, and deterring you or others from committing crimes, among others.

Do you understand that?

THE DEFENDANT: Yes.

THE COURT: What this means generally is that until

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your sentencing hearing, you can't know with any certainty what the guidelines range will be, whether there will be grounds to depart upwardly or downwardly, or whether the Court will impose a sentence outside the guidelines. Do you understand that? THE DEFENDANT: Yes. THE COURT: To help the judge decide your sentence, the Probation Department will prepare a report about the case. Its formal name is a presentence investigation report. It is typically known as a PSR. The PSR will include facts about the case and about your background, as well as the law that applies to your case. Probation will want to interview you. You can have your attorney present for that interview. Probation will also talk with the prosecutors or the law enforcement agents involved in the case, and possibly others. Do you understand that? THE DEFENDANT: Yes. THE COURT: The report also includes a recommended guidelines calculation based on the circumstances of the offense and the extent of your criminal history. Your attorney will be able to review and discuss

this report with you and to challenge any information stated in the report. The Government may also challenge information

Proceedings 26 1 stated in the report. 2 Do you understand that? 3 THE DEFENDANT: Yes. 4 THE COURT: At the sentencing hearing, the Court will hear arguments from your attorney and the attorneys for 5 the Government about any objections to the report, and then 6 7 will rule on them. And then the judge will listen to you, if 8 you choose to speak, your attorney, the attorney for the 9 Government, and maybe others about what your sentence should 10 be. Do you understand that? 11 12 THE DEFENDANT: Yes. 13 THE COURT: The judge will calculate the applicable 14 sentencing guidelines and consider them and the statutory 15 factors, and he will impose a sentence based on all of that. 16 Do you understand this sentencing process that I've just described? 17 18 THE DEFENDANT: I do understand what you just 19 described. 20 THE COURT: I am now going to ask counsel for both 21 sides what their estimates of the guidelines are in this 22 sentence. 23 I am going to start with you, Ms. Sise. And if you 24 could just focus on the total adjusted offense level, the 25 expected criminal history category, and then the corresponding

27 Proceedings guidelines range. You don't need to give all the 1 2 calculations. 3 MS. SISE: Yes, Your Honor. 4 The adjusted offense level -- the Government calculates the adjusted offense level of 10 and a Criminal 5 History Category of I. And the guidelines sentence on both 6 7 Counts One and Two to be 30 to 36 months' imprisonment. THE COURT: All right. And that is based on the 8 9 fact that the term of imprisonment as to Count Two is two 10 years or 24 months? 11 MS. SISE: Yes, Your Honor. 12 THE COURT: Okay. 13 Mr. Gutman, do you concur with that guidelines 14 calculation? 15 MR. GUTMAN: We agree it's no higher than that. We 16 reserve our right to possibly raise objections to certain 17 adjustments. 18 THE COURT: Certainly, understood. 19 Now, Mr. Singh, while I have asked the attorneys to 20 estimate the applicable guidelines range, and while there is 21 at least agreement that the numbers are correct, even though 22 there may be arguments to the way in which the numbers were

calculated, the estimate that you heard still isn't binding on the Court. It's an estimate. Judge Block will do his own sentencing guidelines calculation. That is the calculation

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Proceedings 28 that will be used at the sentencing. 1 2 Do you understand that? 3 THE DEFENDANT: Yes. 4 THE COURT: Even if your actual guidelines range is 5 different from the estimate, you will not be allowed to 6 withdraw your plea of guilty. 7 Do you understand that? 8 THE DEFENDANT: Yes. 9 THE COURT: Similarly, if you are sentenced to 10 something different from what the estimated sentencing 11 guidelines range will be, you will not be allowed to withdraw 12 your plea of guilty. 13 Do you understand that? 14 THE DEFENDANT: Yes. 15 THE COURT: You should also understand that there is no such thing as parole in the federal system. If you are 16 17 sentenced to prison, you will not be released on parole. 18 Do you understand that? 19 THE DEFENDANT: Yes. 20 THE COURT: Now, under certain circumstances you or 21 the Government may have the right to appeal any sentence 22 imposed on you. For example, if you thought the judge made a 23 mistake sentencing you, you would have the right to an appeal. 24 However, in your agreement with the Government you agreed that 25 you won't appeal, or otherwise challenge, your sentence if you

	Proceedings 29
1	are sentenced to 36 months or fewer in prison.
2	You may still assert claims of ineffective
3	assistance of counsel.
4	Do you understand that?
5	THE DEFENDANT: Yes.
6	THE COURT: Counsel, is there anything else in the
7	written agreement that I need to review with Mr. Singh?
8	Mr. Gutman.
9	MR. GUTMAN: No, Your Honor.
10	THE COURT: Ms. Sise.
11	MS. SISE: No, Your Honor.
12	THE COURT: Mr. Singh, do you have any questions
13	about anything that I have described with you or for you
14	today?
15	THE DEFENDANT: No questions.
16	THE COURT: Do you need any time to discuss anything
17	with your attorney?
18	THE DEFENDANT: I do not.
19	THE COURT: Mr. Gutman, do you know of any reason
20	why Mr. Singh should not plead guilty?
21	MR. GUTMAN: No, Your Honor.
22	THE COURT: Are you aware of any viable legal
23	defense to the charge?
24	MR. GUTMAN: No.
25	THE COURT: Then, Mr. Singh, are you ready to plead

	Proceedings 30
1	at this time?
2	THE DEFENDANT: I am.
3	THE COURT: Then tell me first what is your plea to
4	Count One of the Indictment charging you with conspiracy to
5	commit computer intrusion, guilty or not guilty?
6	THE DEFENDANT: Guilty.
7	THE COURT: Are you pleading guilty to Count One
8	voluntarily and of your own free will?
9	THE DEFENDANT: I am.
10	THE COURT: Has anyone threatened or forced you to
11	plead guilty to Count One?
12	THE DEFENDANT: No.
13	THE COURT: Other than the promises in your written
14	agreement with the Government, has anyone promised you
15	anything to make you plead guilty to Count One?
16	THE DEFENDANT: No.
17	THE COURT: Has anyone made any promise to you as to
18	what your sentence will be as to Count One?
19	THE DEFENDANT: No.
20	THE COURT: Then let me continue with Count Two.
21	What is your plea to Count Two of the Indictment
22	charging you with aggravated identity theft, guilty or not
23	guilty?
24	THE DEFENDANT: Guilty.
25	THE COURT: Are you pleading guilty to Count Two

	Proceedings 31
1	voluntarily and of your own free will?
2	THE DEFENDANT: Yes.
3	THE COURT: Has anyone threatened or forced you to
4	plead guilty to Count Two?
5	THE DEFENDANT: No.
6	THE COURT: Other than the promises in your written
7	agreement with the Government, has anyone promised you
8	anything to make you plead guilty to Count Two?
9	THE DEFENDANT: No.
10	THE COURT: Has anyone made any promise to you as to
11	what your sentence will be to Count Two?
12	THE DEFENDANT: No.
13	THE COURT: Well, it is a mandatory count, so your
14	sentence actually will be there has to be a promise made
15	because, ultimately, it is a 24-month sentence as to
16	Count Two.
17	But has anyone made any promises to you as to it
18	being anything other than 24 months?
19	THE DEFENDANT: No.
20	THE COURT: Okay.
21	Now, please tell me in your own words what you did
22	to make you guilty of the crimes charged in Count One and
23	Count Two of the Indictment?
24	Now, I see that you have a piece of paper in front
25	of you.

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Proceedings

Ms. Sise, is the Government proffering any facts?

MS. SISE: Yes, Your Honor. I'd like to just posit some facts with regard to venue.

THE COURT: Yes.

MS. SISE: The defendant's same co-defendant, defendant Ceraolo, who previously pled guilty, was located in the Eastern District of New York during the course of the conspiracy, and defendant Singh sent communication, including communication in furtherance of the conspiracy, while defendant Ceraolo was in the Eastern District of New York.

Is the Government offering facts to show THE COURT: that Mr. Singh committed any acts related to the conspiracy in the Eastern District of New York?

MS. SISE: Your Honor, under conspiracy law I don't believe that the Government needs to show that the defendant was actually in the Eastern District of New York, just that there were overt acts of the conspiracy here.

THE COURT: And, Mr. Gutman, are you in agreement with the Government's proffer?

MR. GUTMAN: Well, we don't contest the Government's proffer.

THE COURT: Well, a better question is do you contest the proffer? The answer is no.

And so, in terms of the credentials that were accessed, what proof, if any, will the Government have as --

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Proceedings
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    whose credentials they were?
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              MS. SISE: Yes, they belonged to a law enforcement
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    officer, an individual who the defendant used that
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    individual's credentials to access a government website
    portal.
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              THE COURT:
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                           Okay.
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              And, Mr. Singh, were you aware that you were
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    accessing a government website?
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              THE DEFENDANT: Yes.
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              THE COURT: Okay.
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              And you were aware that you did not have permission
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    to have these login credentials?
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              THE DEFENDANT:
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              THE COURT: Okay.
              Anything else, Ms. Sise?
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              MS. SISE: Nothing further from the Government.
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              THE COURT: Mr. Gutman, anything else?
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              MR. GUTMAN: No, Your Honor.
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              THE COURT: Does this allocution satisfy all of the
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    essential elements of the charges to which Mr. Singh is
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    pleading guilty?
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              MS. SISE: Yes, Your Honor.
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              THE COURT:
                           Okay.
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              Then based on the information given to me, I am
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    making the following findings:
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First, I find that the defendant is competent to proceed.

Second, I find that the defendant is acting voluntarily and that his plea is not the result of any force, threats or undisclosed promises.

Third, I find that he fully understands his rights and the potential consequences of his plea.

Finally, I find that there is a factual basis for the plea, meaning that he did what is charged in the Indictment.

Therefore, I respectfully recommend that the Court accept the defendant's plea of guilty to Counts One and Two of the Indictment.

Now, the next step, Mr. Singh, is that you will meet with someone from the Probation Department to prepare the presentence investigation report that we talked about earlier.

I urge you to cooperate with them, obviously, with your lawyer's advice. If you sit down with the probation officer, you are required to be truthful and forthcoming with them.

Now, sentencing before Judge Block, as I understand, will be scheduled at a later date once the PSR is actually issued. And at that time counsel should review and comply with Judge Block's individual rules for sentencing submissions.

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1	Now, Mr. Singh is currently on bond. Is the
2	Government seeking detention at this time?
3	MS. SISE: No, Your Honor.
4	THE COURT: All right.
5	So, Mr. Singh, you are going to remain on pretrial
6	release until you are sentenced. What that means is you need
7	to continue to comply with all of the conditions of release
8	that you previously had been directed to comply with.
9	Now, for the record, I am also returning I will
10	be returning shortly Court's Exhibit 1, which is the written
11	agreement between the Government and Mr. Singh, to the
12	Government for its files and, importantly, to provide a copy
13	of the fully executed document to the defense.
14	Mr. Gutman, is there anything else on behalf of
15	Mr. Singh?
16	MR. GUTMAN: Nothing else, Your Honor. Thank you.
17	THE COURT: Ms. Sise?
18	MS. SISE: No. Thank you, Your Honor.
19	THE COURT: All right, then this proceeding is
20	adjourned.
21	Thank you, everyone.
22	(Matter adjourned.)
23	
24	
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